I hereby assign the stock aforesaid to said Association as collateral security for said loan, and I authorize it, then said stock is fully paid up, or should I fail for three months to make the payments above stated, at its option, to withdraw said stock in accordance with the bylaws of said Association, or any or all of the money paid thereon, and amply the amount withdrawn to the payment of said loan, or the interest thereon, or any of the assessments above stated.

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Should any part of said loan or the interest thereon, or any part of said assessments remain unpaid after the withdrawal value of said stock is so applied. they shall become due and payable at the option of said Association. installments shall bear interest at the rate of ten oer cent per annum, from the time the same are due and unpaid.

After six monthly installments become due, and unpaid, then the whole amount of principal and the interest thereon shall become due and payable, at the option of the Association, and the mortgage or other security may be enforced for the payment thereof.

Mrs. H. H. Noland Herbert H. Noland

Now if the mortgagors shall well and truly pay, or cause to be paid, said loan and interest and stock dues, in the manner provided by said contract, and perform said contract and all conditions therein specified, and shall pay fire insurance and all taxes and assessments that are or may be levied against said realty herein mortgaged during the continuance of this loan, then these presents shall be void; otherwise, upon the failure to perform all or any of said contracts, agreements and conditions therein, then this mortgageshall become absolute and liable to foreclosure, and the said Nowata Building and Loan Association shall be entitled to the possession of said premises, and the gramor herein for said consideration expressly waives appraisement of said real estate and all benefit of the homestead exemption and stay laws of the State of Oklahoma, and further agree to pay a 10% attorney's rec on the amount named in this mortgage, should the same be foreclosed, or suit brought for foreclosure after default, provided this nortgage is foreclosed by an attorney of record in the State of Oklahoma.

IN TESTIMONY WHEREOF, the said first parties have hereunto set their hands and have a set their hands and have been set their and seals this 27th day of September, 1922.

State of Oklahoma) County of Tulsa)

Defor me, F. B. Jordan, a Hotary Fullic in all for said of unty and wife and husband, to me known to be the ident State on this 27th day of September, 1982, persosally appeared Mrs. H. H. Holand and Herbert H. Holand, wife and husband, to me known to be the identical person who execu ted the within and foregoing instrument, and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes/there in set forth.

My compission expires Cot. 11, 1925. (SMAL) F. B. Jordan, Notary Fablic. Filed for record in Tubsa County, Ohla, on Cet. 4, 1922, at 4:00 P.M. and duly recorded in book 488 - Fage 546. By F. Delman, Deputy. (SEML) C. D. Lawsen, County Clerk.